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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
09/809,043	03/16/2001	Nobuo Aoi	0819-0524	5601	
22204	7590 12/16/2003		EXAM	INER	
NIXON PEABODY, LLP 401 9TH STREET, NW			TOLEDO, FE	TOLEDO, FERNANDO L	
SUITE 900 WASINGTON, DC 20004-2128			ART UNIT	PAPER NUMBER	
			2823		
			DATE MAILED: 12/16/2003		

Please find below and/or attached an Office communication concerning this application or proceeding.

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	Application No.	Applicant(s)
·	09/809,043	AOI, NOBUO
Office Action Summary	Examiner	Art Unit
	Fernando Toledo	2823
The MAILING DATE of this communicatio Period for Reply	n appears on the cover sheet v	vith the correspondence address
A SHORTENED STATUTORY PERIOD FOR R THE MAILING DATE OF THIS COMMUNICATI - Extensions of time may be available under the provisions of 37 C after SIX (6) MONTHS from the mailing date of this communicatic - If the period for reply specified above is less than thirty (30) days - If NO period for reply is specified above, the maximum statutory in - Failure to reply within the set or extended period for reply will, by - Any reply received by the Office later than three months after the earned patent term adjustment. See 37 CFR 1.704(b). Status	ON. FR 1.136(a). In no event, however, may a con. a reply within the statutory minimum of the certification will apply and will expire SIX (6) MC statute cause the application to become A	reply be timely filed irty (30) days will be considered timely. NNTHS from the mailing date of this communication. ABANDONED (35 U.S.C. § 133).
1) Responsive to communication(s) filed on	22 October 2003.	
,	This action is non-final.	
3) Since this application is in condition for al closed in accordance with the practice un	lowance except for formal ma der <i>Ex parte Quayle</i> , 1935 C.	tters, prosecution as to the merits is D. 11, 453 O.G. 213.
Disp sition of Claims		
4)	thdrawn from consideration.	
Application Papers		
9) The specification is objected to by the Exa	aminer.	
10) The drawing(s) filed on 16 March 2001 is	/are: a)⊠ accepted or b)∐ o	bjected to by the Examiner.
Applicant may not request that any objection		
Replacement drawing sheet(s) including the		
11) The oath or declaration is objected to by	me Examiner. Note the attach	ed Office Action of form 1 10 102.
Priority under 35 U.S.C. §§ 119 and 120 12) △ Acknowledgment is made of a claim for f	ioroian priarity under 35 11 S C	\$ 119(a)-(d) or (f)
a) All b) Some * c) None of: 1. Certified copies of the priority docu 2. Certified copies of the priority docu 3. Copies of the certified copies of the application from the International E * See the attached detailed Office action for 13) Acknowledgment is made of a claim for do since a specific reference was included in 37 CFR 1.78. a) The translation of the foreign langua 14) Acknowledgment is made of a claim for do reference was included in the first sentence.	uments have been received. uments have been received in e priority documents have been Bureau (PCT Rule 17.2(a)). a list of the certified copies not be first sentence of the specified ge provisional application has bornestic priority under 35 U.S.	Application No en received in this National Stage of received. C. § 119(e) (to a provisional application) fication or in an Application Data Sheet. been received. C. §§ 120 and/or 121 since a specific
Attachment(s)		
Notice of References Cited (PTO-892) Notice of Draftsperson's Patent Drawing Review (PTO-9) Information Disclosure Statement(s) (PTO-1449) Paper	5) Notice o	w Summary (PTO-413) Paper No(s) of Informal Patent Application (PTO-152)

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DETAILED ACTION

Claim Rejections - 35 USC § 102

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- Claims 7 18 are rejected under 35 U.S.C. 102(b) as being anticipated by Brown et al.
 (U. S. patent 5,962,113).

In re claim 18, Brown in the U. S. patent 5,962,113; figures 1-8 and related text discloses polymerizing first cross-linking molecules having a three-dimensional structure and second cross-linking molecules having a two-dimensional structure to form an interlayer dielectric film composing a three-dimensionally polymerized organic polymer having a number of molecular pores (Columns 3 and 4); wherein the first cross-linking molecules are first organic molecules having a three or more sets of functional groups in one molecule, the second cross-linking molecules are second organic molecules having two sets of functional groups in one molecule, and the three-dimensionally polymerized organic polymer is formed by binding the three or more sets of functional groups of each of the first organic molecules and the two sets of functional groups of each of the second organic molecules together (columns 3-7).

3. In re claim 7, Brown discloses the first organic molecules are represented by [chemical formula 1]

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$$X_{1}$$
 R_{1}
 X_{2}
 X_{3}

(wherein R_1 is a first organic skeleton, X_1 is a first set of functional groups, and X_2 is a set of a second set of functional groups, X_1 and X_2 being same or different type), the second organic molecules are represented by [chemical formula 2]

$$Y_1 - R_2 - Y_2$$

(wherein R_2 is a second organic skeleton, Y_1 is a third set of functional groups, and Y_2 is a fourth set of functional groups, Y_1 and Y_2 being same or different in type), the three-dimensionally polymerized organic polymer is formed by binding the first set of functional groups and the third set of functional groups together and binding the second set of functional groups and the fourth set of functional groups together, and the molecular level pores are formed in regions surrounded by the first organic skeleton and the second organic skeleton (Columns 3 – 7).

4. In re claim 8, Brown discloses the first organic molecules are represented by [chemical formula 3]

$$Z = \begin{bmatrix} X_2 \\ X_2 \\ X_1 \end{bmatrix}$$

(wherein R_1 is a first organic skeleton, X_1 is a first set of functional groups, and X_2 is a set of a second set of functional groups, and Z is a third set of functional groups, X_1 and X_2 being same or different type), the second organic molecules are represented by [chemical formula 4]

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$$Y_1 - R_2 - Y_2$$

(wherein R_2 is a second organic skeleton, Y_1 is a fourth set of functional groups, and Y_2 is a fifth set of functional groups, Y_1 and Y_2 being same or different in type), the three-dimensionally polymerized organic polymer is formed by binding the first set of functional groups and the fourth set of functional groups together and binding the second set of functional groups and the fifth set of functional groups together, and then binding the third set of functional groups of the several units together and the molecular level pores are formed in regions surrounded by the first organic skeleton and the second organic skeleton (Columns 3-7).

- 5. In re claims 9 and 13, Brown teaches forming a barrier film on the interlayer dielectric film (column 2); forming a mask on the surface of the barrier film (column 8); forming a concave portion in the surface of barrier film and the interlayer dielectric film by etching the surface barrier film and the interlayer dielectric film using the mask (column 8); and forming an interconnection made of a metal material by filling the concave portion with the metal material (column 8).
- 6. In re claim 19, Brown teaches wherein the three-dimensionally polymerized organic polymer has a unit with a diamond structure (Column 3).
- 7. In re claim 21, Brown teaches wherein the three-dimensionally polymerized organic polymer has a basket-like structure (Column 3).

Allowable Subject Matter

8. Claims 22 - 26 are allowed over the prior art of record.

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Response to Arguments

9. Applicant's arguments filed 22 October 2003 have been fully considered but they are not persuasive for the following reasons.

Applicant contests that the process of Brown does not meet the requirements of claim 18. "The result is that at least some of the functional groups of the first cross-linking molecule will not bond to the functional groups of the second cross-linking molecule of the organic polysilica during the second cross condensation of the remaining functionalized groups of the initially formed polyimide (since some of the functional groups of the first cross-linking molecule will be bound during the chain extension/imidization of the first process step).

Examiner respectfully submits that the functional groups of the first molecule (alkoxysilylalkyl end capped polyamic ester) do not include the -NH but the -R attached to the -NH group. The -NH group will cause the extension and imidization of the polyamic chain.

Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Fernando Toledo whose telephone number is 703-305-0567. The examiner can normally be reached on Mon-Fri 8am to 4pm.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Olik Chaudhuri can be reached on 703-306-2794. The fax phone number for the organization where this application or proceeding is assigned is 703-308-7382.

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Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is 703-308-0956.

George Fourson Primary Examiner Art Unit 2823

FToledo